Prepared by: Bank of Mississippi Loan Operations (601) 893-4281 8274 Hacks Cross Road Olive Branch, MS 38654

Cincinati, OH 45202

BK 1026 PG 04 90 113 38654

valine deed of trust

RONALD L. TEMPLE AND DONNA K.	TEMPLE	TOB	ANK OF MISSISSIPPI_	SOUTHAVE
In consideration of \$10.00, in hand paid, and on the BRIDGFORTH Trustee, the following the state of th	ther valid consideration	NE conv	ey and warrant to	
LOT 244, PART IX, SUMMI RANGE 7 WEST, A SUBDIVI ON FILE AND OF RECORD I MISSISSIPPI IN PLAT BOO IN AID OF AND AS PART O	ERWOOD SUBDIVIS ISION ACCORDING IN THE OFFICE O DK 24 AT PAGE 5	ION, IN SECTION TO A MAP OR PROPERTY THE CHANCERY -8, REFERENCE	LAT THEREOF WHI CLERK OF DESOI	1 SOUTH, CH IS
			STATE M	s,-prso to
			GAUG 18	1 29 PM
This is the first lien on the above described propert IN TH	•	d Wississ Lowing purpose	BK 10	26pg 4
I. (A) To secure payment of all Personal ine indebtedness and all sum of FIFTY THOUSAND AND NO/100	other indebtedness to Bank of M	lississippi Bank of Mississippi,	as Beneficiary bereunder, is obli	zated to lend to the Gr (\$ 50,000.06
that being the maximum amount of present and/or future indebtedness	of Grantors to the Bank secure	l by this deed of trust with said is	ndebtedness to be incurred from t	ime to time by periodic
made on or before the 25 day of JUNE	XX2003	; said date being the maturity da	te hereof with all indebtedness s	ecured hereunder bein
payable in full on said date. The balance on the indebtedness-secured he. The indebtedness to Bank of Mississippi is evidenced by that certa secure by execution of the Deed of Trust together with all interest whadvances thereunder and hereinafter agreed to be made to and paid be monthly statement issued thereunder to Grantors.	reunder shall be no more than in Personal ine Agreement (here ich may accrue on the indebted	FIFTY THOUSAND inafter Agreement) of even date	AND NO/100	(\$ 50,000.00) he Grantors agree to a
Said indebtedness bearing interest at a rate as provided in said Agree (B). Also any other indebtedness heretofore, now or hereafter cosuch other indebtedness be evidenced by note, open account, overdraft cosuch other indebtedness be evidenced by note, open account, overdraft cosuch other indebtedness be evidenced by note, open account, overdraft cosuch other indebtedness, and any other liens or charges. All such additional indebtedness, and any other liens or charges. All such additional indebtedness.	ntracted with either said bank c or any other manner whatsoever aid bank or the holder of said ind	the holder of the above describ- including also any indebtedness	ed indebtedness by the Grantors of any Grantor made as joint mal	кет, surety, endorser,o
(D) Also to secure any renewal or extension of all or any part of this Deed of Trust and Agreement.	any of the above described inde	tedness, and the performance ar	nd fulfillment of all the obligation	ns. Agreements and con
II. The Grantors agree and bind themselves as follows: To promp said Agreement; to pay all expenses and costs in any way incident to this				
owners of said indebtedness, as their interest may appear	usured with property authorized	insurance companies against lo	ss by tornado and fire, payable ir	the event of loss to the
III. All payments made, as well as the proceeds of all property de- whether such collaterals are placed to secure the indebtedness begins				
materially misrepresent matters relating to said indebtedness or the proper	as secured thereby or if the Gra	rersonatine agreement and discli-	osure and this Deed of Trust here	in; or if the Grantors of
Bankruptcy Laws or State Insolvency Laws, then the Bank of the holder	of the indebtedness of any part it	ng but not limited to the Grantor	s adjudication as bankrupt or in	solvent under either th
advertised and made in the manner sales of like property are required by h	my and sell same, or a sufficience	y thereof to pay said indebtednes	s, at public outery for each to the	highest bidder, such s
case of personal property too cumbersome to move, then such sale may be Out of the proceeds of the sale, the trustee shall pay all the indebtedness of V. The owner, or warrage of each indebted as				
any subsequent Trustee; and if there be more than one owner of said ind	original owner, or owners by a obtodouse and those bould do no	signment, may, whenever they	deem fit appoint a Trustee in the	place of the one herein :
binding; and any such substituted Trustee shall have all the process	only where said property of any of said orienal Truston	part of it is situated, shall be dee	med to have acted for all, and suc	h appointment shall be
VI. Should the Trustee take possession of the property herein con the management, control and collection of said property as well as the re	veyed, such Trustee may without			
the management, control and collection of said property as well as the re beneficiaries under this Deed of Trust it is agreed and understood, will of right and without any further notice and the Trustee benefit or he				
rights hereunder conveyed as if he were a Trustee subject to all the t	eccessors may be appointed as si erms, and conditions of this ten	ch receiver and until so appointed	d, he may act in all matters in co	nnection with the pro
such filing during the term of this Deed of Trust or any renewal or extension	ed, conveyed, or otherwise encu Islan Thereof without first obra-	nibered, or if liens are filed again	st the property and not removed s	
Bank, immediately become due and payable	ment and the unpaid principal o	and accrued interest under the A	greement secured by this Deed o	f Trust shall, at the opt
VIII. The said Grantors herein expressly waive the provisions of S they will maintain the required minimum balance as set forth in the Per Agreement.	Section 89 1-49, Mississippi Code sonal inc Agreement and that fa	of 1972, recompiled and laws and	endatory thereof; and furtherm	ore agree and acknowl
Agreement. IX. This Deed of trust is given and taken in renewal and extens				
	deeds and records	uay to		
said Deed of Trust or impair the security thereof.	MAN TO THE PERSON OF THE PERSO		County, Miss., and	i is in no way intende
Witness OUR signatures, this the 25	day of JUNE		1 -1	. 199
	- : •	Wonald	J. Semple	
	_	RONALD L	TEMPLE /	
		Donna	K. Temple	•
OT A TO LO DE LA CONTRACTION DEL CONTRACTION DE LA CONTRACTION DE	satisfición su su suns en su sucreme	DONNA K.	TEMPLE /	
STATE OF MISSISSIPPI	proceed to f			
County of DESOTO Personally a	ppeared before me			
in and for said county and state, the above named		the second secon		
who acknowledged that	signe	ed, scaled, and delivered	the foregoing Trust Da	ed on the date
who acknowledged that Given under my hand and seal of office, this	25 day of /	JUNES SA) / *	n aise uate n At
wy commission expires		GA LA	CON (1111)	, 19.
STATE OF MISSISSIPPI		0		
	igned, Clerk of the Cha	office following its	ου	inty, do hereby (
County of	v office on the	via v. ns.	,	
	the same together	th the Green of		A.D., 19
Recording, Please Return	Coc same together w	th the scontilidate of	acknowledgment, is n	ow duly record
TEC attn: Dam Daular	Trust Deed in my offic	е.		
t this the	' day of_			10
Pete Rose Way. Ste 300				, 19